## EXHIBIT



Service of Process Transmittal 09/09/2020 CT Log Number 538222028

TO:

Dave McGee, Operations Manager

U-Haul International, Inc. 2721 N CENTRAL AVE PHOENIX, AZ 85004-1127

RE: **Process Served in Missouri** 

FOR: U-Haul Company of Missouri (Domestic State: MO)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTIONS

Johnnie Finley, Pltf. vs. Darren Fullerton, et al., Dfts. // To: U-Haul Company of

Missouri

DOCUMENT(8) SERVED:

Summons, Petition

COURT/AGENCY:

Oklahoma County - District Court, OK

Case # CJ20204139

**NATURE OF ACTIONS** 

Personal Injury - Vehicle Collision - 08/17/2019

**CN WHOM PROCESS WAS SERVED!** 

C T Corporation System, Clayton, MO

DATE AND HOUR OF SERVICE:

By Certified Mail on 09/09/2020 postmarked on 09/04/2020

JURISDICTION SERVED

APPEARANCE OR ANSWER DUE:

Within 20 days after service, exclusive of the day of service

ATTORNEY(8) / SENDER(8):

Andrew Polchinski

Law Offices of Daniel M. Davis 300 N. Walnut Avenue Oklahoma City, OK 73104

405-235-4000

**ACTION ITEMS:** 

CT has retained the current log, Retain Date: 09/10/2020, Expected Purge Date: 09/20/2020

Image SOP

Email Notification, Meg Grove meg\_grove@uhaul.com

Email Notification, Marsha Evans marsha\_evans@uhaul.com Email Notification, Dave McGee Dave\_Mcgee@uhaul.com

Email Notification, Malinda Sutter malinda\_sutter@uhaul.com Email Notification, Valerie Penuelas Valerie\_penuelas@uhaul.com

Email Notification, Lance Arnott SOPVerification@wolterskluwer.com

SIGNED: ADDRESS C T Corporation System 1999 Bryan St Ste 900

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**Service of Process Transmittal** 09/09/2020 CT Log Number 538222028

TO:

Dave McGee, Operations Manager U-Haul International, Inc. 2721 N CENTRAL AVE PHOENIX, AZ 85004-1127

**Process Served in Misseuri** RE:

FOR: U-Haul Company of Missouri (Domestic State: MO)

Dallas, TX 75201-3140

For Questions: 877-564-7529

MajorAccountTeam2@wolterskluwer.com

Page 2 of 2 / RD

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Law office of daniel m. davis 300 n. walnut ave oklahoma city, ok 73104



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CERTIFIED MAIL\*



7019 2970 0000 2432 1472

U-Haul Company of Missouri C/O The Corporation Company 120 S. Central Ave., Clayton, MO 63105

63105-170599

## IN THE DISTRICT COURT OF OKLAHOMA COUNTY STATE OF OKLAHOMA

JOHNNIE FINLEY,		
Plain	tiff,	)
<b>v.</b>		Case No CJ - 2020 - 413
DARREN FULLERTON, 417 MOBILE AUTO REPA and U-HAUL COMPANY		) ) ) ;*****
Defen	dants.	j
<u> 2-</u>	SUMM	<u>os</u>
Co the above-named Defendant:  U-Haul Company of Missouri  c/o The Corporation Company  120 S. Central Ave.,  Clayton, Missouri 63 105		npany
petition in the court at the above a	address within twenty (20	and you are directed to file a written answer to the attached ) days after service of this summons upon you, exclusive answer must be delivered or mailed to the attorney for the
Unless you answer the p the action.  Issued this day of	0	ted, judgment will be rendered against you with costs of
CLERK	Ву	RICK WARREN, Court Clerk  COURT  Deputy Court Clerk
(Seal)		•
Attorney for Plaintiff(s): Andrew Polchinski Law Offices of Daniel M. Davis 300 N. Walnut Ave Oklahoma City, OK 73104 Telephone Number - (405) 235-	4000	
This summons was served on	(date of service)	·
•	•	Signature of person serving summons

FILED IN DISTRICT COURT OKLAHOMA COUNTY

STATE OF URLAHUMA		RICK WARDEN
JOHNNIE FINLEY,	)	RICK WARREN COURT CLERK
Plaintiff,	Ś	
v.	)	Case No.: CJ - 2020 - 4139
DARREN FULLERTON,	Ś	420
417 MOBILE AUTO REPAIR L	LC )	
and U-HAUL COMPANY OF M	ISSOURI, ) -	
Defendants	. )	

IN THE DISTRICT COURT OF OKLAHOMA COUNTY SEP -2 2020

## **PETITION**

•

COMES NOW the Plaintiff, Johnnie Finley, and for his cause of action against the Defendants, Darren Fullerton, 417 Mobile Auto Repair LLC and U-Haul Company of Missouri alleges and states as follows:

- 1. That Plaintiff, Johnnie Finley (hereinafter "Plaintiff") is a resident of Canadian County, State of Oklahoma.
- 2. That Defendant, Darren Fullerton (hereinafter "Defendant") is a resident of Greene County, State of Missouri.
- That Defendant, 417 Mobile Auto Repair LLC (hereinafter "Defendant") is a
   Domestic Limited Liability Company doing business in the State of Missouri.
- 4. That Defendant, U-Haul Company of Missouri (hereinafter "Defendant") is a Domestic General Business for Profit Company doing business in the State of Missouri.
- 5. That all acts complained herein, giving rise to Plaintiff's cause of action occurred in Oklahoma County, State of Oklahoma. That this Court has jurisdiction of the parties hereto and venue is proper in Oklahoma County.

- 6. That on or about August 17, 2019, in the city of Oklahoma City, Oklahoma County, Plaintiff was traveling west on I-40 at or near May Avenue.
- 7. That at the same time, Defendant Darren Fullerton, with a U-Haul trailer in tow, was also traveling west on I-40 at or near May Avenue when the trailer came unhitched, struck another vehicle and in turn, caused that vehicle to collide with Plaintiff's vehicle.
- 8. That at all times material hereto, Defendant 417 Mobile Auto Repair LLC and Defendant U-Haul Company of Missouri were the rightful owners of the trailer and were responsible for the installation of the U-Haul trailer on Defendant Darren Fullerton's vehicle.
- 9. That Defendant Darren Fullerton was negligent in maintenance of a motor vehicle and trailer which caused the collision complained of herein. Defendant Darren Fullerton failed to properly ensure the security of the U-Haul trailer to his vehicle during travel.
- 10. That at all times material hereto Plaintiff was operating his vehicle in a reasonable and prudent manner.
- 11. Prior to the collision complained of herein, Plaintiff was in good health with a normal life expectancy, but as a direct and proximate result of the negligence of Defendants he has sustained damages for which he is entitled to recover.
- 12. Pursuant to the provisions of 12 O.S. 3226, Plaintiff submits this preliminary computation of damages sought in this lawsuit. As this is an action for injuries suffered by an adult, Plaintiff advises that all damages recoverable by law are sought, including those listed in OUJI 4.1. Under item (I) Plaintiff's lost income incurred to date is presently unknown. Under item (K), Plaintiff's medical expenses incurred to date is approximately \$21,526.68. Plaintiff anticipates he will incur future medical expenses in an unknown amount. These items are among the elements for the jury to consider.

a. Temporary and permanent physical injuries;

b. Past and future medical expenses;

c. Past and future mental and physical pain and suffering associated with and due to

the physical injuries received in the collision;

d. Permanent and disabling physical injuries and limitations;

e. Loss of past and future earning capacity; and

f. Other damages to be set forth after discovery.

13. Accordingly, Plaintiff is entitled to actual damages for Defendants' negligence

and reckless conduct.

WHEREFORE, Plaintiff prays for an award of actual damages in excess of \$10,000.00

against Defendants, Darren-Fullerton, 417 Mobile Auto Repair LLC and U-Haul Company of

Missouri for the acts and omissions referenced above; plus any costs, attorney fees, interest and

further relief allowed under governing law.

Andrew Polchinski, OBA #33765

Ryan Polchinski, OBA #31869 Law Offices of Daniel M. Davis

300 N. Walnut Ave

Oklahoma City, Oklahoma 73104

Telephone: (405) 235-4000 Facsimile: (405) 235-4954 andrew@dandavislaw.com

ATTORNEY FOR PLAINTIFF

ATTORNEY LIEN CLAIMED